IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

PFIZER INC., a Delaware corporation,)
PFIZER IRELAND PHARMACEUTICALS, an)
Irish partnership, and WARNER-LAMBERT)
COMPANY, LLC, a Delaware limited liability)
company,)
•) C.A. No. 04-1220 JJF
Plaintiffs,)
)
v.)
)
DEBRA COHEN, an individual,)
d/b/a LIVE-MORE-FULLY.COM,)
)
Defendant.)
)

CONSENT JUDGMENT AND PERMANENT INJUNCTION

Whereas Pfizer Inc., Pfizer Ireland Pharmaceuticals and Warner-Lambert Company, LLC (collectively, "Plaintiffs" or "Pfizer"), have instituted this action against Defendant Debra Cohen d/b/a <Live-More-Fully.com> ("Cohen") for, inter alia, infringement of Plaintiffs' United States Patent No. 5,969,156 ("'156 patent") and United States Trademark Registration No. 2074561 for LIPITOR ®;

WHEREAS, Cohen admits her infringement of the '156 patent and the LIPITOR® trademark;

WHEREAS, the Plaintiffs and Cohen have agreed to settle this action and to stipulate to the following Consent Judgment and Permanent Injunction:

IT IS ORDERED, ADJUDGED AND DECREED that final judgment pursuant to Rule 54 of the Federal Rules of Civil Procedure is entered as follows:

- This Court has jurisdiction over the parties and the subject matter of the complaint. Venue in this District is proper.
 - 2. Warner-Lambert Company, LLC is the legal owner of the '156 patent;
- 3. Pfizer Ireland Pharmaceuticals is the legal owner of the LIPITOR® trademark, U.S.P.T.O. Reg. No. 2074561;
- 4. The '156 patent is valid, enforceable and infringed by Cohen's importation into and sale within the United States of a product containing the atorvastatin compound covered by the claims of the '156 patent sold by Cohen under the "generic Lipitor" name and promoted by Cohen as "generic Lipitor";
- 5. The LIPITOR® trademark is valid, enforceable, distinctive, famous, and infringed by, *inter alia*, Cohen's use of this trademark on her website in metatags and otherwise to promote and sell "generic Lipitor";
- 6. Cohen, her agents, servants, employees and attorneys, and those persons in active concert or participation with them having notice of this Order, are hereby permanently enjoined from:
 - a. Selling, shipping or otherwise distributing "Generic Lipitor," or any other pharmaceutical product which contains atorvastatin, in the United States;
 - b. Utilizing any textual or visual features of Plaintiffs' LIPITOR® trademark
 or overall appearance or the associated LIPITOR 3 ring logo, U.S.P.T.O Reg. No. 2891578;
 - c. Using any designation, mark, logo, slogan, tagline, term or title confusingly similar to any trademark owned or used by Pfizer or its subsidiaries or affiliated companies, including but not limited to the following Pfizer brand names and

their associated logos: LIPITOR, VIAGRA, CARDURA, CELEBREX, DIFLUCAN, GLUCOTROL, NEURONTIN, NORVASC, ZITHROMAX, ZOLOFT, and ZYRTEC (hereinaster "Pfizer Trademarks").

- d. Representing by any means whatsoever, directly or indirectly, or doing any other acts or things calculated or likely to cause confusion, mistake or to deceive purchasers into believing that a product offered for sale by Defendant originates with or is a product of Pfizer or that there is any affiliation or connection between Pfizer and a non-Pfizer product and from otherwise competing unfairly with Pfizer;
- e. Falsely claiming or otherwise implying that any product Defendant sells is the same as, equivalent to, as effective as, a substitute for, a generic version of or a replacement for any product sold by Pfizer or its subsidiaries or affiliated companies, including, but not limited to, LIPITOR, VIAGRA, CARDURA, CELEBREX, DIFLUCAN, GLUCOTROL, NEURONTIN, NORVASC, ZITHROMAX, ZOLOFT, and ZYRTEC (hereinafter "Pfizer Pharmaceutical Product");
- f. Using any mark in a manner so as to cause the dilution of the distinctive quality of Pfizer's LIPITOR® trademark, or any of the Pfizer Trademarks; and
- g. Offering for sale, sale, marketing, advertising or promotion (including on the Internet) any pharmaceutical product that has not been approved by the United States Food and Drug Administration for sale in the United States, as the chemical equivalent or generic version of any Pfizer Pharmaceutical Product.
- 7. If the Court finds that Defendant has violated this Order, Pfizer shall be entitled to (a) pursue any and all remedies available to it for such violation, including, but not limited to,

seeking an order finding Defendant in contempt of the Order, and (b) an award of damages, attorneys' fees and costs incurred as a result of Pfizer's having to pursue such violation.

- 8. Pfizer's Complaint is dismissed without prejudice.
- Each person executing this Order on behalf of a corporation or individual represents that he or she is authorized to do so.
- This Order shall become effective immediately. The Clerk is directed to enter this
 Consent Judgment and Permanent Injunction.
 - 11. Each party shall bear its own costs and attorneys' fees; and
- 12. This Court shall retain jurisdiction for the purpose of enforcing the provisions of this Consent Judgment and Permanent Injunction.

We hereby consent to the form and entry of the foregoing Order.

Connolly Bove Lodge & Hutz LLP

Rudolf E. Hutz (# 484) Jeffrey B. Bove (# 998)

James D. Heisman (# 2746)

1007 N. Orange Street

P. O. Box 2207

Wilmington, DE 19899

(302) 658-9141

Attorneys for Pfizer Inc., Pfizer Ireland Pharmaceuticals, and Warner-Lambert

Company, LLC

Dated: March 18, 2005

Debra Cohen d/b/a e-more-fully.com

Print Name: Plbra Cohen

May 1, 2005

Dated: March___, 2005

ΓΓ IS SO ORDERED this

day of lovende 2005.

376155